Notice of Allowability	Application No.	Applicant(s)	
	10/064 245		
	10/064,215 Examiner	Art Unit	
	Naheed Ejaz	2631	
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED in 35) or other appropriate communication is series.	n this application. If not including the including the industrial in the mailed in during the industrial in the industrial industria	uded ue course. THIS
1. This communication is responsive to 06/21/2002 & 11/1	<u>5/2005</u> .		
2. 🔀 The allowed claim(s) is/are <u>1-4</u> .			
3.	ave been received.  ave been received in Application documents have been received.  E" of this communication to file NMENT of this application.  Demitted. Note the attached EXA pives reason(s) why the oath or must be submitted.  Demots Patent Drawing Reviewer's Amendment / Comment or R 1.84(c)) should be written on the the header according to 37 CF posit of BIOLOGICAL MATERIAL.	on No  Id in this national stage applies a reply complying with the AMINER'S AMENDMENT of redeclaration is deficient.  In the Office action of the drawings in the front (not the R.1.121(d).  ERIAL must be submitted	requirements r NOTICE OF
Attachment(s)  1. ☑ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SE Paper No./Mail Date 04/26/2004)  4. ☐ Examiner's Comment Regarding Requirement for Deposi	8) 6. ☐ Interview Si Paper No./ B/08), 7. ☐ Examiner's	formal Patent Application (F ummary (PTO-413), 'Mail Date Amendment/Comment Statement of Reasons for A	
of Biological Material	9. 🗌 Other		

TESPALDE BOLURE
PRIMORY EXAMINER

Part of Paper No./Mail Date-20051220

Application/Control Number: 10/064,215

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## **DETAILED ACTION**

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1. The following is an examiner's statement of reasons for allowance: the claimed subject matter of claims 1 and 4 are allowable because the arts of record fail to teach or fairly suggest the claim 1 clock recovery circuit for generating an output signal that is synchronized with an input signal, the clock recovery circuit comprising:

a charge pump for generating a charging current according to a phase difference between the input signal and the output signal; a first falter electrically connected to the charge pump for generating an output voltage corresponding to the charging current; a second filter for adjusting the output voltage of the first filter; a switch circuit electrically connected in series between the first filter and the second filter for controlling the electrical connection between the first filter and the second filter; and an oscillator for adjusting a phase or frequency of the output signal according to a voltage; wherein when the charge pump is operating, the switch circuit disconnects the first filter from the oscillator, and when the charge pump stops operating, the switch circuit connects the first filter and the oscillator such that the oscillator adjusts the frequency or phase of the output signal according to the output voltage of the first filter.

Therefore, claim 1 is allowable.

- 2. Claims 2 and 3 are allowable as being dependent from an allowable independent claim, claim1.
- 3. Claim 4 is allowable because of the following reason:

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A clock recovery method for generating an output signal that is synchronized with an input signal; the method comprising: generating a charging current according to a phase difference between the input signal and the output signal; generating an output voltage according to the charging current with first filter; adjusting the output voltage of the first filter with a second filter; connecting switch in series between the first filter and the second filter; and closing the switch for adjusting a frequency or phase of the output signal only after a waveform of the output voltage has been stable.

Therefore, claim 4 is allowable.

4. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Yahagi et al. (5,389,899) disclose the frequency synthesizer includes a circuit for switching the output of the voltage controlled oscillator by quickly charging or discharging a capacitor of the loop filter (figure 3).
  - Gilbert et al. (5,847,614) disclose a charge pump in a phase lock loop and the disabling the current switch and reducing the power consumption of the charge pump (figure 2 and Abstract).

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- Crowley et al. (6,057,739) teach phase-locked loop with variable parameters.

## **Contact Information**

- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Naheed Ejaz whose telephone number is 571-272-5947. The examiner can normally be reached on Monday Friday 8:00 4:30.
- 7. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad Ghayour can be reached on 571-272-3021. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 8. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BOCURE

N.E. 12/20/2005 Naheed Ejaz Examiner Art Unit 2631